UNITED STATES DISTRICT COURT DISTRICT OF MONTANA MISSOULA DIVISION

UNITED STATES OF AMERICA	JUDGMENT	IN A CRIMINA	L CASE			
v. ANDREW KYLE WHITTECAR	USM Number Timothy M. E	Case Number: CR 22-39-M-DWM-1 USM Number: 38751-086 Timothy M. Bechtold Defendant's Attorney				
THE DEFENDANT:						
□ pleaded guilty to count(s)	2, 4, and 5					
pleaded nolo contendere to count(s) which was accepted by the court						
was found guilty on count(s) after a plea of not guilty						
The defendant is adjudicated guilty of these offenses: Title & Section / Nature of Offense 21:841A=Cd.F - Possession With Intent To Distribute Controlle 18:922G.F - Prohibited Person In Possession Of A Firearm 18:1957.F - Money Laundering W/ Forfeiture Allegation The defendant is sentenced as provided in pages 2 through		Offense Ended 04/27/2022 04/27/2022 11/27/2020	Count 2 4 5			
Reform Act of 1984. The defendant has been found not guilty on count(s) Count(s) 1, 3, and 6 is are dismissed with		nited States				
It is ordered that the defendant must notify the Unresidence, or mailing address until all fines, restitution, cosordered to pay restitution, the defendant must notify the coefficient must notify the coefficient must notify the coefficient must not the coefficient must n	ts, and special assessments impose	d by this judgment are	fully paid. If			
	March 21, 2023					
	Date of Imposition of Judgment					
	TUMM					
	Signature of Judge Donald W. Molloy, Distri United States District Cou					
	Name and Title of Judge	, 2013				

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DEFENDANT: ANDREW KYLE WHITTECAR

CASE NUMBER: CR 22-39-M-DWM-1

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of:

132 months as to count 2; 60 months as to count 4; 60 months as to count 5. Counts 4 and 5 to run concurrently with each other and consecutively to Count 2, for a total sentence of 192 months.

other	other and consecutively to Count 2, for a total sentence of 192 months.	·
	The court makes the following recommendations to the Bureau of Prisons: (1) Defendant shall participate in the Bureau of Prisons' 500-hour Residential Drug Tro (2) Defendant shall be placed at the Bureau of Prisons' facility at FCI Sheridan in Oreg another facility closest to Defendant's family in Las Vegas, Arizona and Stevensville, N	on, FCI Safford in Arizona, or
	-	
	□ at □ a.m. □ p.m. on	
	as notified by the United States Marshal.	
	☐ The defendant shall surrender for service of sentence at the institution designated by the E	Bureau of Prisons:
	 □ before 2 p.m. on □ as notified by the United States Marshal. □ as notified by the Probation or Pretrial Services Office. 	
	RETURN	
I have	have executed this judgment as follows:	
	Defendant delivered onto	
at	t, with a certified copy of this judgment.	
	UNITED STATES MARSHAL	
	By: DEPUTY UNITED STATES MAKE	RSHAL

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DEFENDANT: ANDREW KYLE WHITTECAR

CASE NUMBER: CR 22-39-M-DWM-1

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: seven (7) years on Count 2, three (3) years on Count 4, and three (3) years on Count 5, terms to run concurrently.

MANDATORY CONDITIONS

Ι.	You	must not commit another federal, state or local crime.
2.	You	must not unlawfully possess a controlled substance.
3.		must refrain from any unlawful use of a controlled substance. You must submit to one drug test within 15 days of release imprisonment and at least two periodic drug tests thereafter, as determined by the court.
		The above drug testing condition is suspended, based on the court's determination that you pose a low risk of future substance abuse. (check if applicable)
1 .		You must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. (check if applicable)
5.	\boxtimes	You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)
5.		You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which you reside, work, are a student, or were convicted of a qualifying offense. (check if applicable)
7.		You must participate in an approved program for domestic violence. (check if applicable)
con		You must comply with the standard conditions that have been adopted by this court as well as with any additional as on the attached page.

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DEFENDANT: ANDREW KYLE WHITTECAR

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STANDARD CONDITIONS OF SUPERVISION

As part of your supervised release, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- 1. You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of your release from imprisonment, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when you must report to the probation officer, and you must report to the probation officer as instructed.
- 3. You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4. You must answer truthfully the questions asked by your probation officer.
- 5. You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. You must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses you from doing so. If you do not have full-time employment you must try to find full-time employment, unless the probation officer excuses you from doing so. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 8. You must not communicate or interact with someone you know is engaged in criminal activity. If you know someone has been convicted of a felony, you must not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- 9. If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.
- 10. You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11. You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines that you pose a risk to another person (including an organization), the probation officer may require you to notify the person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 13. You must follow the instructions of the probation officer related to the conditions of supervision.

U.S. Probation Office Use Only

A U.S. probation officer has instructed me on the conditions specified by the court and has provided me with a
written copy of this judgment containing these conditions. I understand additional information regarding these
conditions is available at https://www.mtp.uscourts.gov/post-conviction-supervision .

Defendant's Signature	Date	

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DEFENDANT: ANDREW KYLE WHITTECAR

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SPECIAL CONDITIONS OF SUPERVISION

- 1. You must participate in an outpatient mental health program, inclusive of gambling addiction treatment, that is approved by the probation officer. You must remain in the program until you are released by the probation officer in consultation with the treatment provider. You must pay part or all of the costs of this treatment as directed by the probation officer.
- 2. You must not engage in any gambling or wagering activity of any kind, whether online, over the telephone, or in person, and must not enter any casino or other place of business where gambling is the primary service offered.
- 3. You must abstain from the consumption of alcohol and must not enter establishments where alcohol is the primary item of sale. You must not knowingly enter any dwelling or house where there is the active or ongoing use, abuse or consumption of alcohol or controlled substances and must not knowingly enter or stay in any dwelling or house where there is one or more persons who are consuming alcohol or participating in the consumption of alcoholic beverages or controlled substances, without the prior written approval of the supervising probation officer. You must not knowingly enter any automobile where a person possesses or is consuming alcohol or controlled substances. You must not have any controlled substances that are not prescribed by a licensed medical doctor and supplied by a licensed medical pharmacy.
- 4. You must submit your person, residence, place of employment, vehicles, and papers, to a search, with or without a warrant by any probation officer, or by any law enforcement officer upon the express direction of the probation officer, with reasonable suspicion concerning a violation of supervision or unlawful conduct. Failure to submit to search may be grounds for revocation. You must warn any other occupants that the premises may be subject to searches pursuant to this condition. You must allow seizure of suspected contraband for further examination.
- 5. You must participate in substance abuse testing to include not more than 180 urinalysis tests, not more than 180 breathalyzer tests, and not more than 18 sweat patch applications annually during the period of supervision. You must pay part or all of the costs of testing as directed by the probation officer.
- 6. You must participate in and successfully complete an outpatient program of substance abuse treatment as approved by the probation officer. You must remain in the program until you are released by the probation officer in consultation with the treatment provider. You must pay part or all of the costs of this treatment as directed by the probation officer.
- 7. You must not purchase, possess, use, distribute or administer marijuana, including marijuana that is used for recreational or medicinal purposes under state law.
- 8. You must not possess, ingest or inhale any psychoactive substances that are not manufactured for human consumption for the purpose of altering your mental or physical state. Psychoactive substances include, but are not limited to, synthetic marijuana, kratom and/or synthetic stimulants such as bath salts and spice.
- 9. You must not use or possess any controlled substances without a valid prescription. If you do have a valid prescription, you must disclose the prescription information to the probation officer and follow the instructions on the prescription.
- 10. You must utilize one primary physician and one pharmacy to prescribe, dispense, and monitor all necessary prescription medication. If you have a valid prescription, you must follow the instructions on the prescription. You must notify any treating physician or facility of a history of substance abuse. You must allow third-party disclosure to any treating physician or facility regarding any history of substance abuse.

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DEFENDANT: ANDREW KYLE WHITTECAR

CR 22-39-M-DWM-1 **CASE NUMBER:**

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments.

			Assessment	-	<u>JVTA</u>	AVAA		<u>Fine</u>	Restitution
				Assessi	nent**	Assessment*			
TOT	`ALS	ı	\$300.00	;	\$ 0.00	\$ 0.00		\$.00	\$.00
	[If t		The determination of rest (AO245C) will be entered The defendant must make amount listed below. t makes a partial payment, each onfederal victims must be paid	d after such de restitution (letermina includin ceive an a	ation. g community restit approximately propor	tution)		ng payees in the
	Rest	itution amo	ount ordered pursuant to plea	agreement S	5				
	The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).								
	The	court deter	mined that the defendant doe	es not have tl	ne ability	to pay interest and	d it is o	rdered that:	
		the intere	st requirement is waived for	the 🔲	fine			restitution	
		the intere	st requirement for the		fine			restitution is	modified as follows:
*Amy,	Vicky	y, and Andy	Child Pornography Victim Ass	istance Act of	2018, Pu	b. L. No. 115 -2 99.			

^{**}Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

^{***} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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DEFENDANT: ANDREW KYLE WHITTECAR

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SCHEDULE OF PAYMENTS

Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:

	_	Lump sum payments of \$ 300.00	due immedi	ately, balar	nce due	e				
		not later than	, 0	r						
		in accordance with C,		D,		E, or	\boxtimes	F below; or		
В		Payment to begin immediately (m	ay be combi	ned with		C,		D, or		F below); or
C		Payment in equal (e.g., months or or		•	-					-
D		Payment in equal 20 (e.g., weekly, (e.g., months or imprisonment to a term of supervi	years), to c					over a per 60 days) after rel		
E		Payment during the term of superviron imprisonment. The court will time; or	vised release I set the pay	will comm ment plan t	nence v pased c	vithin on an asses	sment ((e.g., 30 or	r 60 da 's abilit	ys) after release ty to pay at that
F	\boxtimes	Special instructions regarding the payment of criminal monetary penalties: If not paid immediately, criminal monetary penalty payments are due during imprisonment at the rate of not less than \$25.00 per quarter, and payment shall be through the Bureau of Prisons' Inmate Financial Responsibility Program. Criminal monetary payments shall be made to the Clerk, United States District Court, P.O. Box 8537, Missoula, MT 59807 or online at https://www.pay.gov/public/form/start/790999918 . Please see www.mtd.uscourts.gov/criminal-debt for more information on how to pay online.								
		Program. Criminal monetary p Missoula, MT 59807 or online at	ayments sha https://ww	be throug all be mad w.pay.gov	h the l e to th /public	Bureau of e Clerk, U c/form/sta	Prison nited S rt/7909	s' Inmate Finai States District (<u>999918</u> . Please s	ncial R Court, l	esponsibility
due di	ıring i	Program. Criminal monetary p Missoula, MT 59807 or online at	ayments shat https://ww debt for mose, if this juc ry penalties,	be through the made w.pay.gov. ore informal gment improved the except the	h the le to the public ation of the public street, and the public st	Bureau of e Clerk, U c/form/sta on how to mprisonme	Prison nited S rt/7909 pay or nt, pay	s' Inmate Final States District Copy 18. Please solline.	ncial R Court, l see	esponsibility P.O. Box 8537, tary penalties is
due di inmat	ıring i e Fina	Program. Criminal monetary p Missoula, MT 59807 or online at www.mtd.uscourts.gov/criminal court has expressly ordered otherwing imprisonment. All criminal moneta	ayments shat https://www.cdebt for mose, if this judgry penalties, nade to the control of the co	be through all be made w.pay.gov ore informal gment improved except the elerk of the	h the le to the /public nation of the poses in court.	Bureau of e Clerk, U c/form/sta on how to mprisonme ments mad	Prison nited S rt/7909 pay or ent, pay le throu	s' Inmate Finar States District C 99918. Please s Iline. Tment of criminary ugh the Federal I	ncial R Court, I see I mone Bureau	esponsibility P.O. Box 8537, tary penalties is of Prisons'
due di inmat	uring i e Fina efenda Joint See a	Program. Criminal monetary p Missoula, MT 59807 or online at www.mtd.uscourts.gov/criminal- c court has expressly ordered otherwi- g imprisonment. All criminal moneta- nancial Responsibility Program, are n	ayments shat https://wwwdebt for mose, if this judgry penalties, nade to the cents previous dant Names	be through all be made w.pay.gov ore inform ligment impercept the elerk of the sly made to and Case N	h the le to the control of the contr	Bureau of e Clerk, Uc/form/sta on how to mprisonme ments mad	Prison inited S rt/7909 pay or nt, pay le throu	s' Inmate Final States District (999918. Please solline. The ment of criminal ugh the Federal I etary penalties in	ncial R Court, I see I mone Bureau	esponsibility P.O. Box 8537, tary penalties is of Prisons'

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA Assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.

DEFENDANT:

ANDREW KYLE WHITTECAR

CASE NUMBER: CR 22-39-M-DWM-1

DENIAL OF FEDERAL BENEFITS

(For Offenses Committed On or After November 18, 1988)

FOR DRUG TRAFFICKERS PURSUANT TO 21 U.S.C. § 862(a)

	IT I	S ORDERED that the defendant shall be:
Y	ineli	gible for all federal benefits for a period of five (5) years.
		gible for the following federal benefits for a period of cify benefit(s))
		OR
		ing determined that this is the defendant's third or subsequent conviction for distribution of controlled stances, IT IS ORDERED that the defendant shall be permanently ineligible for all federal benefits.
FO	R D	RUG POSSESSORS PURSUANT TO 21 U.S.C. § 862(b)
	IT IS	S ORDERED that the defendant shall:
	be ir	neligible for all federal benefits for a period of
	be ir	neligible for the following federal benefits for a period of
	(spec	cify benefit(s))
		successfully complete a drug testing and treatment program.
		perform community service, as specified in the probation and supervised release portion of this judgment.
	□ subs	Having determined that this is the defendant's second or subsequent conviction for possession of a controlled stance, IT IS FURTHER ORDERED that the defendant shall complete any drug treatment program and community service specified in this judgment as a requirement for the reinstatement of eligibility for federal benefits.

Pursuant to 21 U.S.C. § 862(d), this denial of federal benefits does not include any retirement, welfare, Social Security, health, disability, Veterans benefit, public housing, or other similar benefit, or any other benefit for which payments or services are required for eligibility. The clerk of court is responsible for sending a copy of this page and the first page of this judgment to: